PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference R0586-7069WO	ACTION as well as, when	Form PCT/ISA/220 re applicable, item 5 below.
International application No. PCT/US07/76224	International filing date (day/month/year) 17 August 2007 (17.08.2007)	(Earliest) Priority Date (day/month/year) 17 August 2006 (17.08.2006)
Applicant GAMELOGIC, INC.		
according to Article 18. A copy is being This international search report consists of		
1 Basis of the Report		
a. With regard to the language, the	international search was carried out on the basi	
	application in the language in which it was file	
of a translation fi	ne international application into urnished for the purposes of international search	h (Rules 12.3(a) and 23.1(b))
b. This international search rep authorized by or notified to	ort has been established taking into account the this Authority under Rule 91 Rule 43.6 bis(a)	e rectification of an obvious mistake
c. With regard to any nucleotic	de and/or amino acid sequence disclosed in th	ne international application, see Box No. I.
	unsearchable (See Box No. II)	,
3. Unity of invention is lackin		
4. With regard to the title,		
the text is approved as subm		
the text has been established	by this Authority to read as follows:	
	-	
5. With regard to the abstract,		
the text is approved as subm		as it appears in Day No. IV. The applicant
the text has been established may, within one month from	I, according to Rule 38.2(b), by this Authority and the date of mailing of this international search	as it appears in box 140. 14. The applicant report, submit comments to this Authority.
6. With regard to the drawings, a. the figure of the drawings to be	published with the abstract is Figure No.	-
as suggested by the	applicant.	
	Authority, because the applicant failed to sugge	
	Authority, because this figure better characteriz	
b. none of the figures is to be p		·

Form PCT/ISA/210 (first sheet) (April 2007)

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Box No. II	Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)				
This international search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:					
1.	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:				
2.	Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:				
3.	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).				
Box No. III	Observations where unity of invention is lacking (Continuation of item 3 of first sheet)				
This Internati	onal Searching Authority found multiple inventions in this international application, as follows: ontinuation Sheet				
1. X 2. 3.	As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims. As all searchable claims could be searched without effort justifying additional fees, this Authority did not invite payment of any additional fees. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:				
4. Remark on F	No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: The additional search fees were accompanied by the applicant's protest and, where applicable, the payment of a protest fee. The additional search fees were accompanied by the applicant's protest but the applicable protest fee was not paid within the time limit specified in the invitation. No protest accompanied the payment of additional search fees.				

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Box IV TEXT OF THE ABSTRACT (Continuation of Item 5 of the first sheet)				
The abstract is too long (PCT Rule 8.1(b)). The abstract must be less than 150 words, or 200 words when no figure is to be published.				
ABSTRACT				
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Form PCT/ISA/210 (continuation of first sheet(3)) (April 2007)

International application No.
PCT/US07/76224

A. CLAS	SIFICATION OF SUBJECT MATTER A63F 9/24(2006.01),13/00(2006.01);G06F 17/00(2006.01),19/00(2006.01)	
USPC: According to	463/29 International Patent Classification (IPC) or to both nati	ional classification and IPC	
B. FIELI	OS SEARCHED		
U.S. : Pl	cumentation searched (classification system followed by ease See Continuation Sheet		
	on searched other than minimum documentation to the e		
	a base consulted during the international search (name	of data base and, where practicable, search	terms used)
C. DOCU	JMENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where ap		Relevant to claim No.
Х	US6,786,824 B2 (Cannon) 7 September 2004 (07.09. line 19, column 10, lines 6-30, column 11, lines 60-665, column 15, lines 54-65, column 16, lines 29-59.	2004), column 7, line 33 to column 9, 7, column 12, line 19 to column 13, line	1-46
 А	line 19, column 10, lines 6-30, column 11, lines 60-6' 5, column 15, lines 54-65, column 16, lines 29-59.		
 A	US2004/0259631 A1 (Katz et al.) 23 December 2004 0115, 0138, 0154	(23.12.2004), paragraphs 0112, 0114-	 47-140, 208-217
Further	documents are listed in the continuation of Box C.	See patent family annex.	
* S	pecial categories of cited documents: defining the general state of the art which is not considered to be of relevance	"T" later document published after the interm date and not in conflict with the applicat principle or theory underlying the invent "X" document of particular relevance; the cla	ion but cited to understand the ion aimed invention cannot be
"E" earlier app	olication or patent published on or after the international filing date	considered novel or cannot be considere when the document is taken alone	d to involve an inventive step
establish (specified)		"Y" document of particular relevance; the cliconsidered to involve an inventive step with one or more other such documents, obvious to a person skilled in the art	when the document is combined
	referring to an oral disclosure, use, exhibition or other means	•	mily
priority da	published prior to the international filing date but later than the ate claimed	"&" document member of the same patent fa	
	ctual completion of the international search	Date of mailing of the international search 19 SEP 2008	n report
	08 (25.08.2008) iiling address of the ISA/US	Authorized officer	
Mai	Stop PCT, Attn: ISA/US	Robert E Pezzuto	
Cor	nmissioner for Patents		^
P.O. Box 1450 Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201		Telephone No. (571) 272-3700	*XXX

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itegory *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
	US2005/0037841 A1 (de Waal et al.) 17 February 2005 (17.02.2005), paragraphs 0068, 0073, 0077.	 141-176
 A	US2003/0032476 A1 (Walker et al.) 13 February 2003 (13.02.2003), paragraphs 0099-0102.	88-170, 177-208, 217 217
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BOX III. OBSERVATIONS WHERE UNITY OF INVENTION IS LACKING

Group I, claims 1-46, drawn to a special technical feature in which a qualified person not located at a gambling location is permitted to redeem an outcome in at least one redemption location within a specified period of time.

Group II, claims 47-87 and 209-211, drawn to a special technical feature in which a person not located at a redemption/gambling location is required to redeem at least one outcome at a redemption/gambling location if at least one of plural outcomes is a winning outcome.

Group III, claims 88-140, 208 and 212-217, drawn to a special technical feature in which a person permitted to take action within the gambling location or simply permitted to take action who plays electronic games that are separate from games offered in the gambling location is required to redeem at least one outcome at a redemption/gambling location if at least one of plural outcomes is a winning outcome.

Group IV, claims 141-170, drawn to a special technical feature in which a qualified person who plays electronic games that are separate from games offered in the gambling location is required/invited to redeem at least one outcome at a gambling location.

Group V, claims 171-176, drawn to a special technical feature in which the status of a person is determined by evaluating the value of the person as a player in the gambling environment so as to determine an award to provide the player based on the status.

Group VI, claims 177-207, drawn to a special technical feature in which a player accesses an operator website to play a game so as to reveal a prize won by the player permitted to win the prize.

Examiner finds that each group has a different special technical feature that can only be found in the particular group.

Continuation of B. FIELDS SEARCHED Item 1: 463/10-13, 463/16, 463/20, 463/25, 463/29, 463/40-42; 273/145R, 273/147, 273/141A, 273/454-456, 273/460-461; 705/14, 705/26, 705/42, 705/77; 902/10, 902/23; 709/203-207, 709/217-219; 340/7.1, 340/7.2, 340/7.21, 340/7.28, 340/311.1, 340/311.2, 340/426.21, 340/572, 340/825.44; A63F09/24, A63F013/00, G06F017/00, G06F019/00